

## REMARKS

Reconsideration of the present application is respectfully requested.

Claims 1-19 are pending in the application. It is gratefully acknowledged that the Examiner allowed Claims 6-10.

Please amend Claims 1 and 11 as set forth herein. No new matter has been added.

The Examiner has rejected Claims 1-5 and 11-19 under 35 U.S.C. §102(e) as being anticipated by U.S. Pub. No. 2004/0121802 to *Kim et al.* (hereinafter *Kim*). As to the rejection, Applicant respectfully traverses, and respectfully requests the Examiner to consider the following arguments in support thereof.

*Kim* does not anticipate Claim 1 because the reference does not make any mention of a first display for displaying status information from a personal information terminal module (PITM), and a second display for executing a corresponding operation according to a prescribed command received from the PITM. In fact, it is respectfully asserted that *Kim* does not even disclose a first and second display, let alone the functions that are presently claimed as being performed by the respective displays.

*Kim* fails to anticipate Claim 11 because the power supply controller in *Kim* is implemented with a power management integrated chip, which is a component of the mobile phone function module. *Kim*'s power supply controller receives a power supply signal from the PDA function module, in order to power on the mobile phone. In contrast, the module selector of Claim 11, which controls power-supply operation, is positioned separate from both modules, such that it operates independent of both modules and selectively provides the power-supply signal to either module.

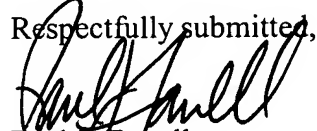
*Kim* fails to anticipate Claim 15 because *Kim* fails to disclose an external device to which the PDA module and the mobile phone module are connected for an exchange of data between the modules and the external device. Additionally, it is respectfully asserted that there is no disclosure in *Kim* of a main module, and a sub-module that is activated independent of the main module and stores data by itself if the main module is powered off. *Kim* merely discloses controlling power on/off of a mobile phone at a reserved time, but does not disclose storage of data in a sub-module although the main module is powered off, and display of operation status information.

It is respectfully submitted that similar arguments to the above were presented to the Examiner in the Response dated December 19, 2005. In the Response to Arguments, the Examiner upheld the §102(e) rejection by referencing only the above argument with respect to Claim 1, and quite curiously, rebutting Applicant's arguments by citing the background section of the present application. Specifically, the Examiner used Figure 1 from the present application in the rebuttal, but this figure does not appear anywhere in *Kim*. In essence, the Examiner is relying on teachings that do not appear in cited reference, to uphold a §102(e) rejection based on the cited reference. It is respectfully asserted that the Examiner cannot properly do so. The Examiner has not provided, and cannot provide, disclosure of the first and second displays and the corresponding functions of the displays, as set forth in Claim 1. Moreover, the Examiner has not properly responded to the arguments presented as to Claims 11 and 15. It is respectfully submitted, therefore, that the §102(e) rejection of Claims 1-5 and 11-19 is incorrect, and should be withdrawn. Withdrawal of the same is respectfully requested.

In addition to the foregoing, it is noted that Claims 1 and 11 are amended herein to clearly recite the "separate module selector" originally claimed in Claim 11. Claims 1 and 11 now recite, "a module selection positioned separate from the personal information terminal module and the mobile terminal module". It is respectfully asserted that this "separate" structure set forth in the amended claims tightly conforms with the feature stated and relied upon by the Examiner in the reasons for allowing Claims 6-10 in the final Office Action dated July 26, 2006. As such, Applicant respectfully submits that Claims 1 and 11 are allowable for at least the same reasons.

Independent Claims 1, 11 and 15 are believed to be in condition for allowance. Without conceding the patentability per se of dependent Claims 2-5, 12-14 and 16-19, these are likewise believed to be allowable by virtue of their dependence on their respective amended independent claims. Accordingly, reconsideration and withdrawal of the rejections of dependent Claims 2-5, 12-14 and 16-19 is respectfully requested.

Accordingly, all of the claims pending in the Application, namely, Claims 1-19, are believed to be in condition for allowance. Should the Examiner believe that a telephone conference or personal interview would facilitate resolution of any remaining matters, the Examiner may contact Applicant's attorney at the number given below.

Respectfully submitted,  
  
Paul J. Farrell  
Reg. No. 33,494  
Attorney for Applicant

DILWORTH & BARRESE  
333 Earle Ovington Blvd.  
Uniondale, New York 11553  
Tel: (516) 228-8484  
Fax: (516) 228-8516

PJF/RCC/dr